

General Assembly

Substitute Bill No. 953

January Session, 2005

*	SB00953PS_	042105_	*
	ODOO7OO1O	012100	

AN ACT CONCERNING SCHEDULED EVENTS AT JUICE BARS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 30-22c of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (a) As used in this section, "juice bar or similar facility" means an area in which nonalcoholic beverages are served to minors. The holder of a cafe permit may operate a juice bar or similar facility at a permit premises if the juice bar or similar facility is limited to a room or rooms or separate area within the permit premises wherein there is no sale, consumption, dispensing or presence of alcoholic liquor.
- 9 (b) The holder of a cafe permit shall notify, [and inform local police]
 10 in writing, or by facsimile, the chief law enforcement officer of the
 11 town in which such premises is located in advance of specific dates
 12 and hours of any scheduled event at which the premises or a portion
 13 thereof will be used as a juice bar or similar facility. Such notice shall
 14 be received not later than forty-eight hours prior to such scheduled
 15 event.
- (c) Nothing in this section shall exempt the holder of a cafe permit from compliance with any other provisions of the general statutes or regulations of Connecticut state agencies concerning minors, including, but not limited to, the prohibition against the sale of

- 20 alcoholic liquor to minors. The presence of alcoholic liquor or the sale
- 21 or dispensing to or consumption of alcoholic liquor by a minor at a
- juice bar or similar facility is prohibited. 22

This act sha sections:	ıll take effect as follov	vs and shall amend the following
Section 1	from passage	30-22c

GL Joint Favorable Subst.

PS Joint Favorable